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18 Attorneys for Defendants
19 Sandoz Inc. (erroneously sued as Sandoz
20 Pharmaceuticals Corporation)
and Eon Labs, Inc. (erroneously sued as Eon
21 Laboratories)

22 UNITED STATES DISTRICT COURT
23 NORTHERN DISTRICT OF CALIFORNIA

24 PHILIP M. LEDERER

CASE NO. C-08-04689 SC

25 Plaintiff,

26 vs.

27 **STIPULATION OF DISMISSAL AND**
ORDER THEREON

28 SANDOZ PHARMACEUTICALS
CORPORATION, New Jersey Corporation; EON
LABORATORIES; and DOES 1 to 10, inclusive,

Defendants.

1 It is hereby stipulated by and between the parties, by and through their undersigned attorneys,
2 that pursuant to Fed. R. Civ. P. 41(a)(1)(ii) Plaintiff's Complaint shall be dismissed with prejudice.
3 Each party shall bear its own costs, fees and expenses, including attorneys' fees, in connection with
4 this voluntary dismissal. An Order of dismissal with prejudice may be entered hereon pursuant
5 hereto without further notice.

6 DATED: July 2, 2009
7

8 LAW OFFICES OF R. LANCE BELSOME
9

10 By



R. Lance Belsome
Attorneys for Plaintiff
Philip M. Lederer

11
12 DATED: July 14, 2009
13

14 REED SMITH LLP
15

16 By



17 Steven J. Boranian
18 Alison B. Riddell
19 Attorneys for Defendants
20 Sandoz Inc. (erroneously sued as Sandoz
21 Pharmaceuticals Corporation and
22 Eon Labs, Inc. (erroneously sued as Eon
23 Laboratories)

24 **ORDER**
25

26 PURSUANT TO STIPULATION, IT IS HEREBY ORDERED:
27

28 DATED: 7/14/2009

